IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF GEORGIA

RULE 26 INSTRUCTION ORDER

In a case originally filed in this district, the parties shall confer as provided in Federal

Rule of Civil Procedure 26(f) by the earlier of sixty days after any defendant has been served

with the complaint or forty-five days after any defendant has appeared. L.R. 26.1(a). In

removed cases, the parties shall confer within twenty-one days from the later of the date of

removal or filing of the last answer, but in no event later than forty-five days after first

appearance by answer or Rule 12 motion of any defendant named in the original complaint.

L.R. 26.1(e). In cases transferred from another district, the parties shall confer within

twenty-one days of the case docketing in this district. L.R. 26.1(f).

Within fourteen days after the Rule 26(f) conference, the parties shall complete and

file the attached Rule 26(f) report. L.R. 26.1(b). A copy of this form in fillable format can be

found by following this link: https://www.gasd.uscourts.gov/sites/gasd/files/rule26f.pdf. A

party who cannot gain the cooperation of the other party in preparing the report should

advise the Court prior to the filing deadline.

SO ORDERED.

BRIAN K FRPS

UNITED STATES MAGISTRATE JUDGE

SOUTHERN DISTRICT OF GEORGIA

¹ The Local Rules may be found on the Court's website at www.gasd.uscourts.gov.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA

	Plaintiff)) Case No.) Defendant)
	RULE 26(f) REPORT
	e of Rule 26(f) conference: ties or counsel who participated in conference:
1 (11)	sees of countries participated in comorcine
defe	ny defendant has yet to be served, please identify the ndant and state when service is expected.
defe	
Date If ar Rule discl	ndant and state when service is expected. e the Rule 26(a)(1) disclosures were made or will be made: ny party objects to making the initial disclosures required be 26(a)(1) or proposes changes to the timing or form of those losures,
Date If ar Rule	ndant and state when service is expected. e the Rule 26(a)(1) disclosures were made or will be made: ny party objects to making the initial disclosures required be 26(a)(1) or proposes changes to the timing or form of those

		Local Rules provide a 140-day period for discovery. If any y is requesting additional time for discovery,
	(a)	Identify the party or parties requesting additional time:
	(b)	State the number of months the parties are requesting for discovery:
ont	hs	
	(c)	Identify the reason(s) for requesting additional time for discovery:
		Unusually large number of parties
		Unusually large number of claims or defenses
		Unusually large number of witnesses
		Exceptionally complex factual issues
		Need for discovery outside the United States
		Other:
	(d)	Please provide a brief statement in support of each of the reasons identified above:

	ny party is requesting that discovers or conducted in phases, please			
(a)	Identify the party or parties re	questing such limits:		
(b)	State the nature of any propose	ed limits:		
	Local Rules provide, and the Court generally imposes, the owing deadlines:			
	t day for filing motions to add oin parties or amend pleadings	60 days after issue is joined		
	t day to furnish expert witness ort by plaintiff	60 days after Rule26(f) conference		
	t day to furnish expert witness ort by a defendant	90 days after Rule 26(f) conference (or 60 days after the answer, whichever is later)		

9.

If ar	ny party requests a modification of any of these deadlines,
(a)	Identify the party or parties requesting the modification:
(b)	State which deadline should be modified and the reason supporting the request:
If th	ne case involves electronic discovery,
(a)	State whether the parties have reached an agreement regarding the preservation, disclosure, or discovery of electronically stored information, and if the parties prefer to have their agreement memoralized in the scheduling order, briefly describe the terms of their agreement:
(b)	Identify any issues regarding electronically stored information as to which the parties have been unable to reach an agreement:

(a)	State whether the parties have reached an agreement regarding the procedures for asserting claims of privilege or protection after production of either electronic or other discovery material:
(b)	Briefly describe the terms of any agreement the parties wish to have memoralized in the scheduling order (or attach any separate proposed order which the parties are requesting the Court to enter addressing such matters):
(c)	Identify any issues regarding claims of privilege or protection as to which the parties have been unable to reach an agreement:
Stat	te any other matters the Court should include in its schedulinger:

Please stat		ettlement or resolution of the case. lems that have created a hindrance	9
This	day of		
	Signed:		
		Attorney for Plaintiff	
		Attorney for Defendant	